



## U.S. Department of Justice

United States Attorney  
Southern District of New York

The Silvio J. Mollo Building  
One Saint Andrew's Plaza  
New York, New York 10007

August 10, 2022

**VIA CM/ECF**

The Honorable Paul A. Engelmayer  
United States District Judge  
Southern District of New York  
United States Courthouse  
40 Foley Square  
New York, New York 10007

Re: ***United States v. Davon Mial, 21 Cr. 499 (PAE)***

Dear Judge Engelmayer:

The Government writes to respectfully request a four-day adjournment of the deadline to produce to defendant Davon Mial Section 3500 material and give notice pursuant to Rule 404(b). The current deadline for production of those materials is August 15, 2022, *see* Dkt. No. 118, and the Government seeks an adjournment until August 19, 2022. The defendant consents to this request.

On August 5, 2021, the grand jury returned Indictment 21 Cr. 499, charging Johnny Perez, a/k/a "Ghost," Aaron Starks, a/k/a "Duke," Sekou Simpson, a/k/a "Tre," Fred Johnson, a/k/a "Trinny," Davon Mial, a/k/a "Smooth," Frayvon Young, a/k/a "Harlem," Robert Mason, and Donnell Bruns, a/k/a "Mac," each with one count of conspiracy to distribute and possess with intent to distribute crack cocaine, in violation of 21 U.S.C. §§ 846 and 841(b)(1)(A). All defendants have pleaded guilty except Mial.

On February 18, 2022, the Court set trial for September 12, 2022, and set various pretrial deadlines, including providing Section 3500 materials and Rule 404(b) notice by August 15, 2022. *See* Dkt. No. 118.

Since late-2021, the Government and counsel for Mial have been engaged in discussions about a pretrial resolution to the charges but, to date, the parties have not reached a resolution. The Government seeks, with the consent of the defendant, an adjournment from August 15, 2022, to August 19, 2022, to produce Section 3500 material and provide notice pursuant to Rule 404(b). Such an adjournment will permit the parties additional time to continue their discussions about a

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pretrial resolution and will permit the Government additional time to gather and prepare materials for production while concurrently engaging in discussion about a pretrial resolution.

Respectfully submitted,

DAMIAN WILLIAMS  
United States Attorney

By: /s/  
Kedar S. Bhatia  
Assistant United States Attorney  
(212) 637-2465

Cc: All counsel (by CM/ECF)

**GRANTED.** The Clerk of Court is requested to terminate the motion at Dkt. No. 172.

8/10/2022  
SO ORDERED.



PAUL A. ENGELMAYER  
United States District Judge